

UNITED S. (ES DEPARTMENT OF COMMERCE Patent and Trademark Office

3 - 20 - 2

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

FIRST NAMED APPLICANT ATTORNEY DOCKET NO APPLICATION NUMBER FILING DATE The second second second second i terado estáblica Tapotas propriedos L. Buttage . . safer to a billy Respondence of the state of the EXAMINER : that highlight had by the historian for PAPER NUMBER and growth from givening them in our policy in the wallfully that the week in the second المرافقية المحاجرين is autous of Plants was in Course Processing its The second residence is the marget THE RESERVE OF THE THE MEDICAL PROPERTY OF THE STATE OF THE STA INTERVIEW SUMMARY and the second of the second o DUES, TAVENTOR (3) to that seek in the statement procedure, the procedure of the second sec. I seek the sec. 1,000 % ay-∪ (4) r. Jubiler t. The paper of the gradient of the property of the paper of Date of Interview BELTAL AND AN COMMENTAL TO LARGE COMMENT MARKET HARVES and the large of the officers of the second os da<u>us la arusi</u>g Exhibit shown or demonstration conducted: Yes No If yes, brief description:_ Barak an af billiada -Paradonic of the second control of the secon Agreement was reached. was not reached. is souting of the education injury distants on the property of the second content of rather as a support of many west of their as a confidence to the con-Identification of prior art discussed:_ space of made fed out invests interior dos Company of the Company group of marker one is president a what an effect increase in the prince of the contract of the contract of the Description of the general nature of what was agreed to if an agreement was reached, or any other comments: ATTORNOS, (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable. must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached/) projection per little in the control of Unless the paragraph above has been checked to indicate to the contrary. A FORMAL-WRITTEN/RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (See-MREP) Section 7.13:04). If a response to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. Consider the constant of the final property of the final property of the constant of the final property of the constant of the con 2. Since the Examiner's interview summary above (including any attachments) reflects a complete response to each of the objections) are seen as rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the interview unless, box 1 above is also checked. The interview unless, box 1 above is also checked. The interview unless, box 1 above is also checked. The interview unless, box 1 above is also checked. The interview unless is also checked. The interview unless is a second of the interview unless, box 1 above is also checked. The interview unless is Disput walkered in the fire of the normal registration of the control of the fire in the fire between the control of the contr r. r'no despes act FORM PTOL-413 (REV.1-96)